## FILED

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

DEC 1 0 2013

CLERK'S OFFICE
2.0. DISTHIRT AND
EASTERN MICHIGAN
MAN

COACH, INC. and COACH SERVICES, INC.,

Plaintiffs,

Civil Action No. 2:11-cv-12638

v.

RICHIE'S PLAYHOUSE INC. d/b/a Luxury Replicas and Mega Mall,

and

RICHARD L. KELLEY, JR. and BRYNN KELLEY

and

Unknown Defendants 1-10 (JOHN DOES),

Defendant(s).

Hon. Paul D. Borman

Mag. Judge Laurie J. Michelson

## **VERDICT FORM**

1 - Do you find, by a prepone	derance of the evidence	, that Brynn Kelley has	infringed on at least
one copyright owned by Coac	ch? Place an "X" above	the line that represent	s your finding.

$-\times$	
Yes	No

2 - Do you find, by a preponderance of the evidence, that Brynn Kelley has infringed on at least one trademark owned by Coach? Place an "X" above the line that represents your finding.

×	
Yes	No

If you answered yes to question 2, please proceed to question 3.

If you answered no to question 2, your deliberations are over. Once your answers are given to questions 1 and 2, you should sign this verdict form and return it to the bailiff. Do not answer question 3.

3 - Do you find, by a preponderance of the evidence, that Brynn Kelley intended to infringe on at least one of Coach's trademarks? Place an "X" above the line that represents your finding.

Yes No

## s/Jury Foreperson

In compliance with the Privacy Policy Adopted by the Judicial Conference, the verdict form with the original signature has been filed under seal.